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tising. You know the X-Y-Zs of your business, but the public must be taught its A-B-Cs. Small words-sim ple language-plain statement of facts -that's what hits hardest. -J. P. Fleishman.

Members of Irrigation Congress Table Resolution Censuring Secretary Wilson.

REED SMOOT NOT PRESENT UNABLE TO GO TO FUNERAL

FOR ADDRESS.

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ting.

The committee was in session the greater part of the day and the feature of their work was the squeiching of the "kickers" from Owens walley, California, and the indorsement of the government reclamation and forestry service and the policy of the administration in connection of the administration in connection with the service.

with the service.

The airing of the alleged, grievances of the people of Owens valley has been awaited with much interest, especially as charges were made against the officials of the reclamation service and particularly J. B. Lippincott, the engineer who figured so prominently in the water project.

The convention was addressed tonight by E. H. Harriman. \*\*\*\*\*

Sacramento, Cal., Sept. 4.-Practical irrigation, agriculture and settlement were the features of the addresses during the sessions of the National Irrigation congress today. There was a fairly large attendance when Governor Mead of Washington, acting as chairman, called the convention to order shortly after 9:30 o'clock this morning.

o'clock this morning.

The first address listened to was that of Elwood Mead, who spoke on "Something Needed to Secure the Highest Development of the Arid Region."

Professor E. J. Wixson of the agricultural department, University of California, read the paper of A. C. True, director of experiment stations, United States department of agriculture. Mr. True could not be present. The subject of the paper was "Irrigation and Drainage Investigations."

W. A. Ward, director of the Rice Growers' association of Beaumont, Tex., had as his subject "Rice Irrigation."

settlement of irrigated lands.
Colonel J. H. Brady, chairman of the Idaho Republican state central committee and personal representative of Governor Gooding, was among those occupy-ing seats on the platform today. Govern-Gooding was unable to be present.
L. Dennett of Modesto, Cal., spoke "Municipal Irrigation Systems."

Homes for the Homeless.

Professor Samuel Fortier delivered an able paper on "The Greatest Need of Arid America." His main contention was the settlement of irrigated lands. He said that the irrigation projects amounted to little without the strong arm, sound judg-ment and tireless energy of the farmers. He stated that 5,000,000 acres of land were

ment was wrong in his report on the mat-ter. It was the sense of the delegates, however, that it was not advisable for them to pass criticism, in view of the fact that California's representatives at Washington had not taken any action. The resolution was accordingly tabled.

Reed Smoot Not Present.

Announcement was made that Senator Reed Smoot of Utah could not be present, owing to illness. He was to have spoken during the afternoon on "Irrigation by Private Enterprise."
A resolution adopted by the women dele-

gates was read. It provided for the en-dorsement of the efforts being made to create forest reserves in the Appalachian and White mountains.

### FIVE FIREMEN INJURED.

Explosion of Tank of Gasoline in Cel lar of Burning Building.

New York, Sept. 4.—An explosion of a tank of gasoline in the cellar of a burn-ing building on Havemeyer street, Brookyn, today seriously injured five firemen. I'wo of the firemen, John Kennedy and James Smith, probably will die of their injuries. The fire broke out in a tene-ment house cellar where there was stored a quantity of paint and oils. The firemen who had flooded the celiar with water were rolling out a tank of gasoline when it exploded. Kennedy, and Smith were knocked down by the explosion and the burning gasoline spread over the water in the cellar and engulfed five other fire-They were finally rescued from

WILL TOUR NEW YORK.

New York, Sept. 4.—Announcement was made today that William J. Bryan will begin a tour of speechmaking in New York state in October, under the auspices of the New York Progressive Democratic New York, Sept. 4.-Announcement was league. Mr. Bryan is scheduled to make an address at the unveiling of the Bennett statue at New Haven on Oct. 20, and following that he will come to New York.

Mrs. J. J. Phillips, Wife of Murdered Cleveland Millionaire, Taken Into Custody.

UTAH SENATOR ON PROGRAM CORONER TRYING TO UNRAVEL

Cleveland, O., Sept. 4.-Developments in Sacramento, Cal., Sept. 4.—There the investigation into the death of John was a change of scene of the storm J. Phillips, coal operator, broker, banker center in connection with the National Irrigation congress today. This time the committee on resolutions and clubman, came thick and fast today and took a sensational turn late this after the sessions of the main gatherthe deceased, was taken into custody by Chief of Police Stamberger of the aris-tocratic suburb. East Cleveland. Mrs. Phillips has been in a highly nervous state since the tragedy early Monday morning, after which announcement was made that her husband had been shot and mortally wounded by a burglar. This afternoon she collapsed and was not able to attend the funeral, which took place from the house with only immediate rela-

Police Are Reticent.

It was shortly following this that Chief It was shortly following this that Chief Stamberger announced that after a conference with Deputy Coroner Houck, who had conducted the inquest, Assistant Prosecuting Attorney Mooney and others, he had taken the widow into custody, and that four deputies would guard her in her home till she recovered sufficiently to be taken before a justice of the peace. The police are reticent in the case, and whether they really believe Mrs. Phillips culpable in the murder, or whether they merely Believe that she can give facts concerning the tragedy which would solve the mystery surrounding it, does not appear at this time.

Coroner's Inquest.

The inquest into the death of Phillips was resumed this morning by Deputy Coroner Houck. Dr. O. L. Richardson, the first witness, testified that he had not been summoned until 4 a. m., more than three hours after Phillips was shot. He had been called by telephone, Mrs. Phillips admitted him to the house. She exclaimed:
"Oh, doctor, something dreadful has happened, Mr. Phillips has been shot by a burglar."

Dying Man's Wish.

W. A. Ward, director of the Rice Growers' association of Beaumont, Tex., had as his subject "Rice Irrigation."

Chicago Banker's Address.

Robert D. Manson, a Chicago banker, spoke during the session on "Financing Irrigation Enterprises."

Governor Kibbey of Arizona was heard at the afternoon session on "Water Users' Associations."

C. M. Mott, general immigration agent of the Northern Pacific Railway company, gave an interesting talk on the "Settlement of Irrigated Lands."

W. J. McAllister, general agent of the Southern Pacific railway, spoke on the settlement of irrigated x, spoke on the settleme

While the funeral arrangements were in progress in the Phillips home today, the police ransacked the house in search for the revolver or other evidence in connection with the case, but as far as is known no revolver was found.

Phillips' secretary reiterated today his belief that with the life insurance policies left by him the estate would pay all of Phillips' debts and possibly leave something for the family. The policies, however, have so far not been found.

# TWO-CENT RATE IN KANSAS

to be opened for homes after irrigation projects were completed and every effort should be made to encourage settlement. Fred L. Reeding of the department of agriculture spoke of the relation of irrigation to dry farming.

At a meeeting of the California delegation this morning B. F. Lynip introduced a resolution which called for criticism of Secretary of Agriculture Wilson, owing to his stand on the matter of sulphur used in the drying of fruit. It was claimed that how it is understood they will recognize but it is understood they will recognize but it is understood they will recognize but it is understood they will recognize the order till the question is settled in some of the other states in which it is pending. At 2:45 this afternoon the attorneys for the railroads reported from a conference and made a formal protest to the board's action in overruling the mo-tion to dismiss. The board retired shortly after and reached a decision in five min-utes. Gardiner Lathrop, attorney for the Santa Fe, said that the matter would be passed up to the heads of the railroads for final decision. The railroads did not introduce evidence.

### HARRIMAN SPEEDING EASTWARD FROM COAST

San Francisco, Sept. 4.—Edward H. Har-riman arrived here this morning on a belated train from the north and after two hours' delay proceeded east. Speaking of central Oregon, he said:
"It is a fine country, but I doubt if we shall be building east of the mountains for a while. It is not a profitable district to operate a railroad through, on account of the scattered communities and limited seasons for moving crops." limited seasons for moving crops."

He said that the condition of the money

provement. TUCKER SERVES HIS TIME FOR CONTEMPT

market would not permit of development

work, but expressed no uneasiness over

financial conditions, predicting speedy im-

Leavenworth, Kas., Sept. 4.—H. H. Tucker, jr., secretary-treasurer of the United Oil company, was released here today from the county jail after serving

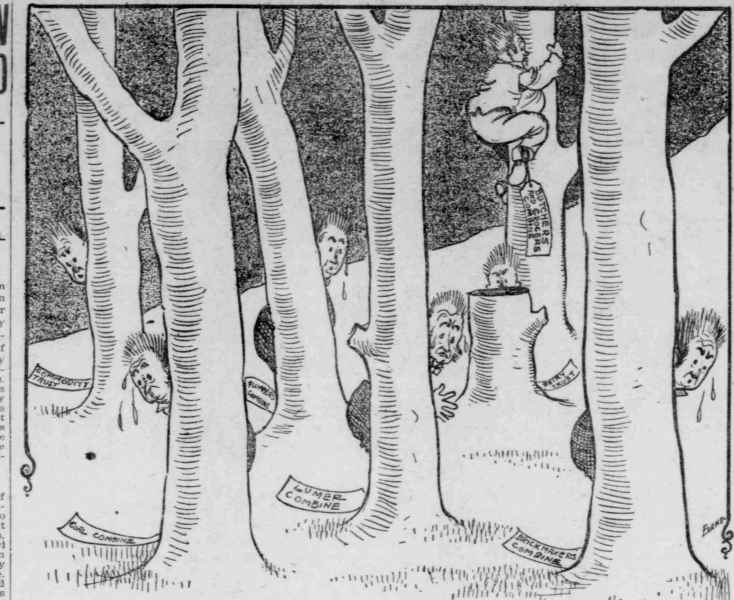
### Story From Real Life

New York, Sept. 4.—A scene more suggestive of an up-to-date play than of teal life was enacted on board the steamer Ryndam today when Mrs. Ferdinand P. Earle of Monroe, N. Y., sailed for her native home in France to obtain a divorce in order that her husband, an artist, may marry another woman whom

divorce in order that her husband, an artist, may marry another woman whom he declares he has found to be his affinity.

Mr. and Mrs. Earle left their home in Monroe together today and, driving past curious groups of townspeople boarded the train for Weehawken. There was a little hissing as they boarded the train. Mrs. Earle with her little son Harold, aged 2½ years, who will share her exile, reached the steamer in advance of Mr. Earle and went at once to her stateroom. Mr. Earle arrived soon afterward and together they appeared on deck to meet the reporters. They posed together for a photograph. Mrs. Earle declined to make any statement, but her bushand who seemed highly pleased at the attention he was receiving sold. ward and together they appeared on deck to meet the reporters. They posed together for a photograph. Mrs. Earle declined to make any statement, but her husband, who seemed highly pleased at the attention he was receiving, said: "Mrs. Earle is bearing up brayely under the ordeal. This notoriety is worth five years' work to me. We part with a full understanding and Mrs. Earle is as much agreed to it as I am. I believe it is the right thing to do."

Mr. and Mrs. Earle then went to her stateroom and bade each other good-



What! Who Said Grand Jury?

striking the former action from the rec-

ords, were adopted:

"Whereas, That action was taken by a minority representative of the board; and.
"Whereas, The resolution is indignantly condemned by members of this organization."

The names of John Doe and Richard Roe, true names to grand jury unknown, also appear in the indictment.

It is charged by the indictment that these persons entered into an unit these persons entered into an unit these persons. condemned by members of this organiza-tion, both Democratic and Republican. who discountenance it as an action con-trary to the constitution and by-laws of

this organization, which is essentially non-political, and expressive only of the sentiments of a part of the membership; now, therefore, be it

"Resolved, That the resolution referred to be and hereby is rescinded and ordered stricken from the minutes of the club, and that the secretary be ordered to so notify every publication to which a copy of the resolution, hereby rescinded, was

# EXPLOSION OF GUNPOWDER

Store Wrecked in Chicago-No One Injured-Believed to Be the Work of Dynamiters.

Chicago, Sept. 4.—An explosion in the store of Stanley D. Graham, dealer in paints and wall paper, at No. 140 North State street, at 3 o'clock this morning. wrecked the building and threw out of bed several persons asieep on the second flood, but injured no one. The explosion was heard a mile away and the guest at the Virginia hotel, near-by, as well as occurants of the houses in the vicinity. occupants of the houses in the vicinity were awakened and all were for a time excited and a few people ran into the

The explosion is believed to have been gunpowder. All the windows in the build-ing were broken and the contents of the tore were demolished. The explosion is attributed to the "dy namiters" who have been believed by the

police to be trying to revenge themselves upon Chicago gamblrs. Why Mr. Graham should have been selected as a victim of their revenge is unknown.

### **FUNERAL ATTENDED BY** PRINCE OF THE CHURCH

Boston, Sept. 4.—Attended by a prince of the church, the cardinal archbishop of Baltimore, his intimate friend for upward of half a century, by a host of prelates and priests, by the commonwealth of Massachusetts and the people of Boston, the body of Most Rev. John Joseph Williams, archbishop of Boston and dean of the Roman Catholic hierarchy in the United States, was today placed in the crypt beneath the high altar of the cathedral of the Holy Cross. During the exercises the city bells and fire alarms were tolled. The city hall was closed between 10:30 and 12 o'clock and the flag on tween 10:30 and 12 o'clock and the flag the building was lowered to half-staff.

SLEW DESPOILER OF HOME.

Vengeance Completed, Wronged

Man Becomes Raving Maniac. Dayton, O., Sept. 4.—Fire Chief B. + H. Miller of Franklin, O., today shot + and instantly killed J. H. Little, who + recently eloped with his wife and was returned to Franklin last night for trial. Miller entered the police station, and going directly to Little's cell, fired two bullets which lodged in his victim's breast. Miller is now + a raving maniac and under guard.

TORNADO IN GEORGIA.

Atlanta, Ga., Sept. 4.—A heavy wind and rainstorm, with blinding electric flashes, passed over Fort Gaines, Ga., late last night. All wire communication was cut off and no word was secured until nearly noon today. The storm prevailed over a wide territory, but no loss of life has been reported. Great damage is reported to crops.

San Francisco, Sept. 4.—Antonio tach-states and in Michigan and New Jer-states and

and resulted in a special meeting of the James T. Barber and Sumner G. Moon, club today, at which these resolutions. millionaire stockholders of Barber Lumstriking the former action from the resulted in a special meeting of the James T. Barber and Sumner G. Moon, striking the former action from the resulted in a special meeting of the James T. Barber and Sumner G. Moon, at which these resolutions. ber company, residing in Wisconsin; John I. Wells, Patrick H. Downs, John Kin-"Whereas, At a recent meeting of this body, a resolution relative to the candidacy of President Roosevelt for a third term was unanimously passed; and,

bus times thereafter, to secure by fraud-elent entry timber lands in Boise county, daho

rate trial which has been accorded him. The government's case will be conducted by M. C. Burch of Denver and S. R. Rush of Omaha, special assistants attorney general, representing the department of justice, who relieve District Attorney N. M. Ruick in these cases. Ruick will act in an advisory capacity.

Date Set for Trial.

ime for the trial of Senator Borah. Mr. Borah wished to have it set on Sept. 18, but the attorneys for the government insisted there were some witnesses who could not be reached by that time. Though District Attorney Ruick was directed twenty days ago to prepare for the trial at the September term he does not appear to have taken a step to reach these witnesses. It develops that, instead of making preparations for the trial he entered into correspondence with the department protesting against trying the case at this time and also against giving the senator a separate trial. Because of this he was set aside and the other at-torneys sent here to take charge of the

### MORE TIME ALLOWED.

Body of Perkins Not Ordered Ex-

humed by Judge McPherson. Topeka, Kan., Sept. 4.—The order to ex-nume the body of Lucius H. Perkins of awrence, Kan., the manner of whose Lawrence, Kan., the manner of whose death has been a matter of controversy between certain life insurance companies and his heirs, was not made by Judge Smith McPherson of the federal court here today. At the morning session of the hearing Judge McPherson apparently made it plain that he intended to issue the order in the afternoon, but late in the day he postnored the hearing until in the day he postponed the hearing until Sept. 14, to give the attorneys for the executors an opportunity to produce evi-dence as to what Perkins did with the poison which it is alleged he purchased on the day of his death. Judge McPherson announced twice today that he would grant the order on the prima facle evidence as it now stands before the court.

KING OF ANNAM DEPOSED. Eight-Year-Old Son Now Reigns in

His Stead. Paris, Sept. 4.—A dispatch received here from the governor general of Indo-China declared that Thanh Thai, the deposed king of Annam, has abdicated in favor of his 8-year-old son, who now rules Annam with the aid of regents, consisting of the counsels of ministers.

Thanh Thai was deposed by the French residents of Annam and interned in his palace. This step on the part of the French authorities was taken only after long series of atrocities committed by

INSPECTOR DETAINS

ings were scheduled to be held at this time and that the presidents of the road were here to atetral the meetings. It is most likely, however, that the heads of the railroads in their informal meetings who are selected by the district court in their septential to the respective districts. Hyrum Hayball of Logan declares that he has been selling Wood's Cross canned tomatoes at a dozen cans for take the broader view.

A grand jury consists of seven citizens will discuss the question of railroad leg. has to some extent lessened new railroad building and improvements. It was stated at the office of J. P. Morgan & Co. this afternoon that no formal conference of railroad presidents has been called. Some of the railroad presidents who are here today are: A. B. Stickney of the Chicago & Northwestern; Edward P. Ripley of the

# REWARD FOR THE WRECKERS

Today Judge Dietrich set Sept. 23 as the St. Petersburg-Berlin Express Train Ditched Near Berlin-Eleven Persons Injured.

Berlin, Sept. 4.—The Prussian railroad dministration has offered a reward for the discovery of the persons who wrecked the St. Petersburg-Berlin express between Strausbourg and Rebfeldt, near Berlin, shortly before midnight, resulting in eleven persons being injured. Presumably It was the work of anarchists or Russian revolutionists, who hoped to kill a member of the imperial family who was said to have been on the train. The train was derailed and several cars were telescoped and caught fire. An examina-tion of the scene of the wreck at day-light showed that the bolts had been re-moved from the fish plates of a fifty-

moved from the fish plates of a fiftyfoot rail, resulting in the displacement
of the rail after the locomotive had
passed over it. The persons injured were
mostly inhabitants of Berlin, postal
clerks, commercial travelers and two
army officers. It does not appear that
any Russian of high rank was a passenger on the train, but the Grand Duke
Nicholas Nicholaievitch, with a staff of
six officers, is expected to arrive here tomorrow on his way to the German army morrow on his way to the German army maneuvers, when he will be the guest of Emperor William.

The police investigation throws suspi-cion for the Strausbourg disaster on dis-charged railroad men who thus sought to avenge their dismissal.

### CARTER WOMAN DENIES STORY TOLD BY RUNYAN

New York, Sept. 4 .- Laura M. Carter, who is charged with having received several thousand dollars of the fortune in bank notes stolen from the Windsor Trust company by Chester B. Runyan, went on the witness stand in her own behalf today and denied the principal points of the story told by Runyan. She said that the first she knew of the robbery was gained from the newspapers a week aft-er Runyan came to her house; that preer Runyan came to her house; that previous to this Runyan had given her \$5,000 as a present, and that she returned the \$5,000 and went to the police with the information which resulted in Runyan's ar-

UNION IRON AND STEEL COMPANY IN TROUBLE

New York, Sept. 4.-A receiver was ♦ & Steel company, a New York corporation, by Judge Skene of the federal ourt, sitting in Bristol. Va. L. C. Petit is named as receiver. MORMON IMMIGRANT The company is capitalized at \$2,000,-

Petition of Breeden and Loofbourow Goes Before Entire Bench and Quick Action Is Expected.

Sweeping Investigation Expected to Reach Other Big Combines Along With the Food Trust.

PETITION FOR GRAND JURY.

Hon. G. G. Armstrong, judge of the Third judicial district court, Salt Lake City, Utah.

Sir: The undersigned, the attorney general of the state of Utah, and the district attorney of the Third judicial district thereof, respectfully represent to your honor that there are certain combinations and confederations of men existing in the city and county of Salt Lake organized and confederated together and incorporated for the purpose of and object, as we believe, of regulating and fixing the prices of articles of merchandise and commodities, contrary and in direct violation of sections 1,752 and 1,753 of title 54. Revised Statutes of 1898 of the state of Utah, known as the act against "Pools and Trusts."

We further represent that we believe the only satisfactory and successful means of reaching and destroying these alleged unlawful combinations is through the instrumentality of a grand jury. We firmly believe that the public interest demands that a grand jury be called to investigate the charges and allegations so uriversally made at the present time.

Therefore we respectfully but most earnestly urge your honor to empanel a grand jury and give it ample power and instruction to go to the bottom of all these charges and indict wherever the evidence is sufficient. Very respectfully, FRED C. LOOFBOUROW,

M. A. BREEDEN, Hon. G. G. Armstrong, judge of the Third judicial district court, Salt Lake

FRED C. LOOFBOUROW, District Attorney of Third Judicial District. M. A. BREEDEN, Attorney General of Utah

M. A. Breeden, attorney general, yester- in Salt Lake when it had to be imported day petitioned the judges of the district than since it has been manufactured here court to call a grand jury investigation into the workings of the food trust. The judges now have the matter under dvisement and favorable action is ex-

bected before the end of the week.

Mr. Breeden arrived at the city and county building shortly before court con-Third Term Resolution Passed by Lewiston, Ida., Board Quickly Rescinded.

The Herald.)

Lewiston, Ida., Sept. 4—Democrats of Lewiston, Ida., Sept. 4—Democrats of Lewiston, Ida., have vigorously denounced the resolutions adopted by the governing against Senator William E. Borah and other prominent men, charging conspiration for the United States. Were defended to the candidacy for a third term as president for the United States. Were defended by the Governing of the Commercial club indorsing the candidacy for a third term as president for the United States. Were defended to the account to be under the Steunenberg administration, ran high all day Tuesday and Wednesday and resulted in a special meeting of the statutes, however, says that "a grand jury shall be frain for the United States. Indignation ran high all day Tuesday and Wednesday and resulted in a special meeting of the statutes, however, says that "a grand jury shall be frain for the United States. Indignation ran high all day Tuesday and Wednesday and resulted in a special meeting of the statutes, however, says that "a grand jury shall be frain for the United States. Indignation ran high all day Tuesday and Wednesday and resulted in a special meeting of the statutes, however, says that "a grand jury shall be for the candidacy for a third term as president from all toyer the reports of the candidacy for a third term as president from the recountry gave the candidacy for a third term as president from all over the country gave the candidacy for a third term as president from all over the country gave the first of Theodore Roosevel to accept the candidacy for a third term as president from all over the country gave the first of Theodore Roosevel to accept the candidacy for a third term as president from all over the country gave the first of Theodore Roosevel to accept the candidacy for a third term as president from all over the country gave the first of the country

most likely, however, that the heads of the railroads in their informal meetings will discuss the question of railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary is trained in the railroad legislation and the monetary is trained in the railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary situation, which has to some extent lessened new railroad legislation and the monetary situation.

railroad presidents has been called. Some of the railroad presidents who are here today are: A. B. Stickney of the Chicago & Northwestern; Edward P. Ripley of the Atchison, Topeka & Santa Fe; James T. Harahan of the Illinois Central, and James J. Hill of the Great Northern.

The grand jury is not evidence for the defendant but the statutes say that "it is their duty to weigh all the evidence submitted to them, and when they have reason to believe that other evidence within their reach will explain away the charge, they should order such evidence to be produced, and for that purpose may require the county attended to the produced of the railroad presidents who are here evidence for the defendant but the statutes say that "it is their duty to weigh all the evidence submitted to them, and other evidence within their reach will explain away the charge, they should order such evidence to be produced, and for that purpose may require the county attended to the produced of the evidence submitted to them, and other evidence within their reach will explain away the charge, they should order such evidence to be produced, and for that purpose may require the county attended to the evidence submitted to them, and other evidence within their reach will explain away the charge, they should order such evidence to be produced, and for the purpose may require the county at the count torney to issue process for the wit-

It is also provided that the jury shall not return an indictment unless it is rea-sonably certain that the evidence sub-

mitted is sufficient to warrant a presentation to a trial jury.

If a grand jury is called it cannot be kept on one line of inquiry if it desires to take up matters outside the specific subject assigned to it by the court. Be-fore the jury begins a work it is charged by the presiding judge and this charge is general in its nature and although it may call attention and direct legislation of certain alleged crimes it cannot confine the jury to that one line of investiga-

Plumbing Supply Trust?

It was openly charged yesterday by local plumbers that the plumbing supply market is absolutely controlled in Sait Lake by one big wholesale firm and that prices are exorbitant here. Whether this be true or not, Manager Bowen of the Crane company, plumbing supplies, was present and took an active part in the conference held two weeks ago between the executive committee of the Manufacturers & Merchants and the board of governors of the Real Estate association when the first inquiry into the proposed amalgamation of the Butchers & Grocers' association was attempted. Mr. Bowen is not a member of the executive committee of the Manufacturers & Merchants. It is believed that both the plumbing supply situation and the amalgamation lately effected between the three big local sugar companies here will unquestionably be looked into by the grand jury should the latter be called. The fact that Utah made sugar is selling at a lower price on the Pacific coast than it is in Salt Lake and the statement made recently by merchants that sugar sold more cheaply Lake and the statement made recently by pound in order to conform to the trust merchants that sugar sold more cheaply schedules.

will probably be made the basis of a su-

Lloyd Hoaglin, proprietor of the Texas grocery store at 151 East Third South street, is an independent dealer and one who has had a mighty strenuous time with the Butchers & Grocers' association. "I cannot get bread from one of the largest bakeries in Salt Lake because the Butchers & Grocers' association threaten to boycott that concern if it continued to accept my orders," said Mr. Hoaglin yes-terday. "A grobery store on East First South refuses to sell me canned goods be-cause I would not raise the price on them to the prices maintained by the Butchers & Grocers' association. I used to sell six bars of soap for 25 cents. Some time ago the wholesale house from which I purchased the soap notified me that unless I raised my price to 5 cents a bar he couldn't sell me any more soap. I had to raise my prices. I can't get butter from the Elgin creamery here because I sell Grocers do.

Independent grocers and meat dealers all over the city tell similar stories of persecutions and threats by the members of the Butchers & Grocers' association. Out of town retailers are sending in statements of prices in their respective

& Grocers' association has harrassed the concern in a dozen different ways because sed to join the Butchers & Grocers'

association. The co-operative store movement daily growing in extent and strength throughout different portions of town. The activity along this line is crystallizing into a move for a co-operative association to handle the necessaries of life at a rea-sonable cost to consumers. A meeting of interested citizens has been called to meet at the Wilson hotel tonight to discuss the feasibility of organizing a Salt Lake Co-operative association with a capital stock of \$50,000 in non-assessable shares at \$1 a share. There are half a dozen other coperative schemes in the wind, one of nem being the proposed organization of a company to operate a string of independent butcher shops in every ward of the

Watermelons by the Pound.

Several merchants and restaurant men

## **BUTCHERS AND GROCERS BERATE THOSE** RESPONSIBLE FOR THE INVESTIGATION

The Retail Butchers & Grocers' asso-|ers by the real estate men asking for a

and fruit peddlers here.

This was decided upon last night by the members of the association at their regular meeting held in the Knights of Columbus hall. President A. Hudson of the association was authorized to appoint a committee of three to appear tonight before the council committee to which was fore the council committee to which was referred the petition sent to the city fath-

ciation will fight any attempt that is made to repeal or amend the ordinances now in effect in Sait Lake regulating the licenses that shall be paid by produce and fruit peddlers here.

The total Butches & Groces as so the leaf estate men asking for a revision of the ordinance in question, and fight any attempt made in this direction. The butchers and grocers are sore.

Last night one speaker after another reasted the members of the Real Estate

Continued on Page 2.

Republican Rascals Indicted

Pittsburg, Sept. 4 .- A political sensation was caused here today when it be-Pittsburg, Sept. 4.—A political sensation was caused nere today when it necame known that the grand jury had indicted four prominent politicians of alleged participation in connection with alleged tax receipt fraud. The men indicted are: Elliott Rodgers, a state senator and former judge of the common pleas court; Samuel Gfenet, director of the department of safety of Allegheny; William Hogel, member of Allegheny council and William Lamb, a leading Allegheny politician. The indictments allege procuring of false registration and consultant valing and consultant to issue fraudulent is a receipts. The charges fraudulent voting and conspiracy to issue fraudulent tax receipts. The charges, it is said, are based upon the November election of 1905, and are the outgrowth of a crusade waged by the Voters' Service league of Allegheny. Each of the accused men have ball of \$5,000. It is claimed that about 700 or 800 affidavits have been secured from parties who used the alleged bogus tax receipts, which they claim were given to them by Allegheny politicious. claim were given to them by Allegheny politicians.